Ms. Patricia A. Meyers Rural - Route 04 Box 103A Frankford, Del. 1602 7571 19945-9804

Certified Mail No. 7005 3110 0000 1602 7573

Ms. Marcia M. Waldron C/O U.S. 03<sup>rd</sup> Judicial - Circuit Of "Federal - Appeal(s)" 21400 United States Court - House 601 Market Street Philadelphia, PA., 19106 - 1790

Re; Inquiring the Honorable Office of the 03rd Circuit'(s) Office of the Staff - Attorney'(s),.

Lower court; U.S. Dist of Delaware Civil Action 10, 06-455-KAJ

Dearest; Ms. Waldron, Good - day! Young - lady,. For you have truly been totally UNPRECEDENTED since the mutual - like departure of; the former; Mr. "Paul W. Sisk,." Exclusively,.

## At any Rate;

I, am well aware of your, Illustrious Integrity,. As well as the total Elemental - Fundamental fairness of; Ms. Toby Slaw sky / Incumbent - legend Circuit Executive;

## Please Review Cover - Sheet;

I, am simply, fundamentally , Amicably, but directly, - vehemently;

Requesting; Some input of the honored Service(s); of

The Office of "Staff - Attorney'(s) or what ever they go under;

I, am Seriously considering Appealing a de facto wrongful inferior Ruling in; See Krebs v. Meyers, Civil "Removal Action" docket No. 06 - 455 initially filed in the U.S. District of Del.,

I, am unequivocally / indubitably AWARE; That I can, in fact directly - Appeal to this High Court of unquestioned legal jurisdiction; Here - under; 28 U.S.C. Section 1291. & Section 2107.

I, truly Appreciate your time,. And I am legally considering filing a Direct - Appeal as Such,. Or I may even legally implore / importune the court to hold my legal viable; "Notice of Appeal;" in lawful constitutional;

## "ABEYANCE,."

If it please, - please the Court,. Just until further Notice;

I am truly studying the "United States Code Annotated," and other Constitutional - Law(s), to deal with my case,. I want Justice,. There is so much double - standard in the little  $01^{st}$  State,.

I, had legally Removed a very unfair / bogus / Frivolous

Transparent Civil - Suit; from a inferior State Court forum; To a U.S.

District Court of Compotent jurisdiction, that is within this Circuit,.

## A Special Hello to "Circuit - justice,"

The Honorable; "David H. Souter;" of the U.S. Supreme Court,.

## NOTICE OF APPEAL TO BE HELD IN ABEYANCE ?

PLEASE BE LEGALLY - "ADVISED - ALL - "PARTIE(S);

This, was initially "Filed also; Hereunder;

28 U.S.C.A. Section 1443. "Respectively,. ....

Sincerely

Truly

Your(s);

X Pater My

Cc: Hon. Joseph R. Biden - 7005 //60 0002 05 92 9436

\*Chaceller William B. Chandler III 1005 3110 0000 1602 1825

Dated; 11 - 06 - 06

7005 3110 0000 1602 7603

\* ATTORNEY, John E. TARBURTON 7605 3110 0000 1602 7597

3

"Toby Slawsky"

Emissary / Witness / Power of "Attorney,

Mr. Dennis L. Smith - a "Special - "Friend to the

Defendant, Ms. Patricia A. Meyers . .....

## Page 2 of 4

# CHAPTER 133 - REVIEW - MISCELLANEOUS PROVISIONS

FindLaw for Legal Professionals - Case Law, Federal and State Resources, Forms, and Code

## Section 2107. Time for appeal to court of appeals

Judiciary

Gui

- proceeding of bring any judgment, order or decree in an action, suit Except as otherwise provided in this section, no appeal a civil nature before a court of appeals 20 for review shall
- entry of such judgment, order or decree. unless notice of appeal is filed, within thirty days after

the

Litigation

Gui

all parties shall be sixty days from such entry. States or an officer or agency thereof is (b) In any such action, suit or proceeding in which the United a party, the time S S to

U.S. Legal

Sumn

Discus

Judici

- neglect days after the expiration of the time otherwise (c) The district court may, upon motion filed not or good cause. In addition, if the extend the time for appeal upon a showing of excusable district court set later for bringing finds than
- within 21 days of its entry, and order did not receive such notice that a party entitled to notice of the entry of a from the clerk or any party judgment
- that no party would be prejudiced,

period of 14 entry of the such notice, the district for appeal. days from the date of entry of the order reopening the whichever is earlier, court may, upon motion filed within 180 days after judgment or order or within 7 days after receipt of reopen the time for appeal for a

Case 1:06-cv-00455-KAJ

proceedings under Title 11. (d) This section shall not apply to bankruptcy matters or other

11/5/2006

PATRICIA A Meyers.
4 Box 103A
4 Meyers.
4 Meyers.
4 Meyers.
4 Meyers.

Return Receipt for Merchandis

JCIME









RETURN REGERE

s t

To: The Honorable Kent A. Jordan U.S. District Court

District of Delaware

Lockbox 10

844 King Street

U.S. Courthouse

Wilmington, DE 19801

e r

2. Article Number (Transfer from service label) PS Form 3811, February 2004